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APPLICATION NO. FILING DATE		ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/690,199 10/16/2000		10/16/2000	Billy P. Taylor	28150.7	2251	
27683	7590	01/13/2005	EXAMINER			
HAYNES A		•	EL CHANTI,	EL CHANTI, HUSSEIN A		
901 MAIN STREET, SUITE 3100 DALLAS, TX 75202				ART UNIT	PAPER NUMBER	
,				2157		

DATE MAILED: 01/13/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applica	tion No.	Applicant(s)	-				
Office Action Summary			199	TAYLOR, BILLY	' P.				
			<u>r</u> ,	Art Unit					
		Hussein	A El-chanti	2157					
	The MAILING DATE of this commun	ication appears on t	h cover sheet wi	ith the correspondence a	address				
Period fe	or Reply								
THE - Exte after - If the - If NO - Failt Any	IORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUNI ensions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this comme period for reply specified above is less than thirty (3) of period for reply is specified above, the maximum sture to reply within the set or extended period for reply reply received by the Office later than three months are part of the provision of	CATION. of 37 CFR 1.136(a). In no aunication. 0) days, a reply within the satutory period will apply and will, by statute, cause the a	event, however, may a r tatutory minimum of third will expire SIX (6) MON pplication to become AB	reply be timely filed ty (30) days will be considered tim ITHS from the mailing date of this BANDONED (35 U.S.C. § 133).					
Status	•		•						
1)[🔀	Responsive to communication(s) file	ed on 12 October 20	004.						
2a)□	This action is FINAL . 2b)⊠ This action is non-final.								
3)□									
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Disposit	ion of Claims		•						
5)□ 6)⊠ 7)□	Claim(s) 1-21 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1-21 is/are rejected. Claim(s) is/are objected to.								
Applicat	ion Papers				•				
9)[The specification is objected to by th	e Examiner							
10)	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.								
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
11)□	Replacement drawing sheet(s) including The oath or declaration is objected to	•	_	, , ,	, ,				
Priority	under 35 U.S.C. § 119								
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 									
Attachmer	nt(s)		_						
	ce of References Cited (PTO-892)	TO 040)		Summary (PTO-413) s)/Mail Date					
3) 🛛 Infor	ce of Draftsperson's Patent Drawing Review (F mation Disclosure Statement(s) (PTO-1449 or er No(s)/Mail Date <u>10/04</u> .			nformal Patent Application (P	TO-152)				

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DETAILED ACTION

 This action is responsive to RCE received on Oct. 12, 2004. Claims 1-21 were amended. Claims 1-21 are pending examination.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-21 are rejected under 35 U.S.C. 102(e) as being anticipated by Perkowski, U.S. Patent No. 6,625,581.

As to claim 1, Perkowski teaches a method performed by a computer system comprising:

storing a digital version of a mass-produced printed paper, wherein the digital version is displayable on a display device as a likeness of the paper (see col. 18 lines 50-67); and

forming a hyperlink reference within the digital version, wherein the hyperlink reference is associated with an operation of the computer device and with a portion of the version, wherein the version is displayable on a display device as a likeness of the paper and wherein the portion is selectable to cause performance of the operation (see col. 19 lines 1-38).

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As to claim 8, Perkowski teaches a system comprising:

storing a version of a mass-produced printed paper (see col. 18 lines 50-67); and

forming a reference within the version, wherein the reference is a hyperlink associated with an operation and at least a portion of the version, wherein the version is displayable on a display device as a likeness of the paper and wherein the portion is selectable to cause performance of the operation (see col. 19 lines 1-38)

As to claim 15, Perkowski teaches a computer program product comprising a computer program processable by a computer system for causing the computer system to:

store a version of a mass-produced printed paper (see col. 18 lines 50-67); and

form a reference within the version, wherein the reference is a hyperlink associated with an operation and at least a portion of the version, wherein the version is displayable on a display device as a likeness of the paper and wherein the portion is selectable to cause performance of the operation (see col. 19 lines 1-38)and

an apparatus from which the computer program is accessible by the computer system (see col. 19 lines 1-38)

As to claims 2, 9 and 16, Perkowski teaches the method, system and program of claims 1, 8 and 15 respectively wherein the forming comprises:

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forming the reference within the version wherein the portion is displayable on the display device as a likeness of an advertisement within the paper (see col. 17-col. 18).

As to claims 3, 10 and 17, Perkowski teaches the method, system and program of claims 2, 9 and 16 respectively wherein the forming comprises:

forming the reference within the version wherein the hyperlink specifies a website associated with the advertisement (see col. 17-col. 18).

As to claims 4, 11 and 18, Perkowski teaches the method, system and program of claims 1, 8 and 15 respectively wherein the forming comprises:

forming the reference within the version wherein the hyperlink specifies a website and wherein the operation includes displaying the website (see col. 17-col. 18).

As to claims 5, 12 and 19, Perkowski teaches the method, system and program of claims 1, 8 and 15 respectively wherein the forming comprises:

forming the reference within the version wherein the reference specifies a file and wherein the operation includes displaying a visual image in response to the file (see col. 17-col. 18).

As to claims 6, 13 and 20, Perkowski teaches the method, system and program of claims 1, 8 and 15 respectively wherein the forming comprises:

forming the reference within the version wherein the reference specifies a file and wherein the operation includes outputting audio signals in response to the file (see col. 17-col. 18).

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As to claims 7, 14 and 21, Perkowski teaches the method, system and program of claims 1, 8 and 15 respectively wherein the forming comprises:

forming the reference within the version wherein the reference specifies a script and wherein the operation includes executing the script (see col. 17-col. 18 and fig. 4M1-4T1).

- **3.** The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - Method, system and computer program product for producing and distributing enhanced media downstreams by Holtz et al., U.S. Patent No. 6,760,916
 - Automated interactive classified ad system for the internet by Witek et al.,
 U.S. Patent No. 6,253,188
- 4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hussein A El-chanti whose telephone number is (571)272-3999. The examiner can normally be reached on Mon-Fri 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ario Etienne can be reached on (571)272-4001. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Hussein Elchanti

Dec. 17, 2004

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100